1 2 3 4 5 6 7	STEPHAN E. KYLE (SBN 158075) KYLE LAW CORPORATION 465 California Street, 5th Floor San Francisco, CA 94104 Telephone: (415) 839-8100 Facsimile: (415) 839-8189 Attorneys for Plaintiff JASON EVERETT THOMPSON	ES BANKRUPTCY COURT	
8	NORTHERN DISTRICT OF CALIFORNIA		
9	SANTA ROSA DIVISION		
10			
11 12	In re:	Case No.: 11-13214-AJ	
13	DEAN GREGORY ASIMOS,	Chapter 7	
13	Debtor.	Adv. Case No. 14-01018 CN	
15 16		JOINT STATUS REPORT AND STIPULATION TO CONTINUE HEARING ON STIPULATED MOTION TO CONTINUE TRIAL DATE	
17	JASON EVERETT THOMPSON,		
18	Plaintiff,		
19	V.		
20	DEAN GREGORY ASIMOS,	Judge: Hon. Charles Novak	
21	Defendant.		
22			
23	WHEREAS, on August 20, 2014, the Court entered the Scheduling Conference Order		
24			
25	and Notice of Trial, which set February 18, 2015 as the initial trial date for this adversary		
26	proceeding [A.P. Dkt. No. 17];		
27	WHEREAS, the Court has granted multiple continuances of the trial date and related		
28	deadlines for discovery due to ongoing litigation between the parties in the San Francisco		
IN RE: DEAN GREGORY ASIMOS Case: 14-01018 Doc# 50 Filed: 05/16/19\(\frac{15}{19}\)\(\frac{15}{10}\)\(\frac{15}\)\(\frac{15}{10}\)\(\frac{15}{10}\)\(\frac{15}{10}\)\(\frac{15}{			

Kyle Law Corporation

1	Superior Court and the California Court of Appeals [A.P. Dkt. Nos. 21, 23, 25, 27, 30, 38 and	
2	43], and most recently set a Status Conference for May 22, 2019 in order to address the	
3	readiness of the parties to move forward with this adversary proceeding [A.P. Dkt. No. 46].	
4	WHEREAS, plaintiff Jason Everett Thompson's adversary complaint seeks a	
5	determination of nondischargeability of certain debts included in the Superior Court judgment,	
6 7	in whole or in part, under 11 U.S.C. § 523(a)(6), thus making the final judgment in the Superio	
8	Court essential to determining whether there is any potentially dischargeable debt involved in	
9	this adversary proceeding;	
10	WHEREAS, the state court proceedings mentioned above have now concluded and the	
11		
12	time frame within which to initiate any further appeals has now expired.	
13	NOW THEREFORE, the undersigned parties hereby stipulate to the foregoing recitals	
14	and respectfully request that the Trial Date and related discovery and briefing deadlines be set	
15	for a date not sooner than March 2020.	
16	Respectfully submitted,	
17	DATED: May 16, 2019	
18	KYLE LAW CORPORATION	
19 20	By /s/ Stephan E. Kyle	
21	Stephan E. Kyle, Esq.	
22	Attorneys for Jason Everett Thompson	
23	DATED: May 16, 2019	
24	Gale, Angelo, Johnson, & Pruett, P.C.	
25	By /s/ Joseph Angelo	
26	Joseph Angelo, Esq.	
27	Attorneys for Dean Gregory Asimos	
28		

Kyle Law Corporation